Application Number	Application No. 10/664,292	Applicant(s) RULE ET AL.
TERMINAL DISCLAIMER	APPROVED	DISAPPROVED
Document Code - DISQ	This patent is subject	
INTERNAL DOCUMENT - DO NOT MAIL	to a Terminal Disclaimer	

U.S. Patent and Trademark Office

120

Patents

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	Application of:)
Mark	Rule et al.))
Scrial	No.10/664,292) Art Unit: 1772
Filed:	September 17, 2003	Examiner: Miggins
For:	Multilayer Polymeric/Inorganic Oxide Structure With Top Coat For Enhanced Gas or Vapor Barrier and Method For Making Same))))

TERMINAL DISCLAIMER IN APPLICATION

The owner, The Coca-Cola Company, of the entire interest in the above-identified present application hereby disclaims, except as provided below, the terminal part of any patent granted on the present application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application No. 10/664,187 filed on September 17, 2003. The owner hereby agrees that any patent so granted on the present application shall be enforceable only for and during such period that said patent and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the present application and is binding upon the grantee of such patent, its successor or assigns. Statement Under 37 C.F.R. §3.73(b) indicating ownership of present application and the second application by The Coca-Cola Company are submitted herewith.

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being incommile transmitted to the Patent and Trademark Office,
Fax No. 571.273.1494 shown below.

Peter G. Pappas, Reg. No. 33205

Dated:

June 28, 2004

AO 1147759.)

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In making the above disclaimer, the owner does not disclaim any terminal part of any patent granted on the present application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent on the second application: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.

The fee of \$110.00 as required by 37 CFR § 1.20(d)) is to be charged to Deposit Account 19-5029.

The undersigned is an attorney of record and is empowered to act on behalf of the

Date: June 28, 2004

owner.

Peter G. Pappas Reg. No. 33205

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SAB Docket: 25040-0984

STATEMENT UNDER 37 C.F.R. §3.73(b)

Applicat	it:Ma	uk Rule et al.	·			
Applicat	ion No.: <u>10/</u>	664,292	Filed:	September 17, 2003	3	
For: <u>M</u>	ultilayer Pol d Method fo	ymeric/Inorga и Making San	nic Oxide Strue	cture With Top Co.	at for Enhanced Gas or Vapor Barrier	
The Coc	-Cola Comp	anv				-
-	(Name of	Assignee)		(Type of Assignee e.	corporation g., corporation, partnership, university, government	seency, etc. Y
certifies (hat it is the a	assignee of the	entire right, tit	le and interest in th	ne patent application identified above by vi	rtue of either:
() A.	An assigni	ment from the	inventor(s) of a	he natent applicati	on identified above. The assignment was r, or for which a copy thereof is attached.	
OR						* . <i>f</i>
(X) B.	A chain of title from the inventor's), of the patent application identified above, to the current assignee as shown below:					
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	1110	n: Thomas Go document was 1011897, Fran	i recorded in th	Grimm, and Elisabe e Patent and Trade	eth Budke To: Applied Films GMBH and emark Office at	Co. KG.
	ine	n: Applied Fil document was 011901, Fran	i recorded in th	i Co. KG To: The c Patent and Trade	e Coca-Cola Company emark Office at	
	() Additio	mal document	s in the chain o	f title are listed on	a supplemental sheet.	
				•	of title are attached.	
The under	signed has re	eviewed all the	documents in	the chain of title o	Cha materia condication identification	nd to the book
of the und	ersigned's kr	nowledge and i	belief, title is it	the assignee iden	tified above.	na, to me best
The under	signed, z reg	istered practiti	oner, is author	ized and empowere	ed to act on behalf of the assignee.	
I hereby d and belief and the lik	eclare that al are believed e so made, ar	II statements n to be true; and te punishable i	nade herein of d further, that t	my own knowledg	ge are true, and that all statements made of emade with the knowledge that willful falunder Section 1001, Title 18 of the United application or any patent issuing thereon.	se statements,
				Date:	June 28, 2004	
				Name:	Peter G. Pappas	
				Reg. No.:	33205	
				Signature:	Patra D. Passa	
Attorney D		le: 25040-008	₹ 4	ř		